

18. <sup>4</sup> The method claimed in claim <sup>14</sup> <sup>5</sup> wherein applying said first differential pressure force comprises loading a valve member biasing spring, biasing said valve member comprises transmitting force from the loaded spring to said valve member, and shifting said valve member comprises unloading said spring.

19. <sup>7</sup> The method claimed in claim <sup>18</sup> <sup>6</sup> wherein loading said spring comprises engaging the spring with a fluid pressure actuated piston, said first differential pressure force shifting said piston relative to said spring to load said spring.

20. <sup>8</sup> <sup>5</sup> The method claimed in claim <sup>14</sup> <sup>5</sup> wherein shifting said valve member comprises rotating said valve member relative to an axis extending transverse to said seat.

#### REMARKS

New claims 15-20 are presented herewith. Entry of this amendment under 35 CFR §1.312(a) is respectfully requested.

New claims 15-17 depend from and are allowable like allowed Claim 10. New claims 18-20 depend from and are allowable like allowed claim 11. The newly submitted claims are necessary in this application to provide a range of claim coverage as well as to facilitate interpreting the scope of coverage under the doctrine of claim differentiation.

Because each newly submitted claim depends directly or indirectly upon a previously allowed claim, the new claims are clearly patentable, do not enlarge the scope of coverage of the application and do not require any further searching or examination. The new claims are supported by the disclosure, do not involve or raise any questions concerning new matter and do not unduly multiply the claims.

This application was filed as a divisional application on June 6, 1995. Because of the additional press of business associated with filing multiple divisional applications before the GATT Treaty effective date on June 8, 1995,